Earl Salo/DC/USEPA/US From: 5/11/2012 10:46:45 AM Sent:

Mindy Kairis/DC/USEPA/US@EPA To:

CC:

Fw: (VIDEO LINK FROM CABOT) Subject:

Earl Salo

Assistant General Counsel for Superfund Solid Waste and Emergency Response Law Office Office of General Counsel (2366A) **USEPA**

1200 Pennsylvania Ave., N.W.

Washington D.C. 20460

202-564-5504 Fax 202-564-5531

---- Forwarded by Earl Salo/DC/USEPA/US on 05/11/2012 10:46 AM -----

From: Cecil Rodrigues/R3/USEPA/US Earl Salo/DC/USEPA/US@EPA To:

05/10/2012 06:10 PM

Subject: Re: (VIDEO LINK FROM CABOT)

I will ask our press people to get it to Brendan and David B. Cecil Rodrigues. Chief Office of Remediation Enforcement Office of Regional Counsel **EPA Region III** 215-814-2683

From: Earl Salo/DC/USEPA/US

To: Cecil Rodrigues/R3/USEPA/US@EPA

05/10/2012 12:12 PM Date:

Subject: Re: (VIDEO LINK FROM CABOT)

Cecil-

Redacted

Earl Salo

Assistant General Counsel for Superfund Solid Waste and Emergency Response Law Office Office of General Counsel (2366A) **USEPA** 1200 Pennsylvania Ave., N.W.

Washington D.C. 20460

202-564-5504 Fax 202-564-5531

From: Cecil Rodrigues/R3/USEPA/US

Steven Chester/DC/USEPA/US@EPA, Karin Leff/DC/USEPA/US@EPA, Earl Salo/DC/USEPA/US@EPA, Anne Berube/DC/USEPA/US@EPA, Bernadette Rappold/DC/USEPA/US@EPA, Mary Coe/R3/USEPA/US@EPA, Marcia Mulkey/R3/USEPA/US@EPA, Neil Bigioni/R3/USEPA/US@EPA, Andrew Stewart/DC/USEPA/US@EPA, Heather Gray/R3/USEPA/US, Avi Garbow/DC/USEPA/US@EPA, zia.humane@epa.gov, Judith Hykel/R3/USEPA/US@EPA, Tim Sullivan/DC/USEPA/US@EPA, Patricia Mott/DC/USEPA/US@EPA

Date: 05/10/2012 10:29 AM

DIM0179014 DIM0179014 Subject: (VIDEO LINK FROM CABOT)

FYI
Cecil Rodrigues, Chief
Office of Remediation Enforcement
Office of Regional Counsel
EPA Region III
215-814-2683

---- Forwarded by Cecil Rodrigues/R3/USEPA/US on 05/10/2012 10:26 AM ----

From: Humane Zia/R3/USEPA/US

To: Ron Borsellino/R3/USEPA/US@EPA, Kathy Hodgkiss/R3/USEPA/US@EPA, Dennis Carney/R3/USEPA/US@EPA,

Rupert.Richard@epamail.epa.gov, Richard Fetzer/R3/USEPA/US@EPA

Cc: Cecil Rodrigues/R3/USEPA/US@EPA, Gray.Heather@epa.gov, Cynthia Nadolski/R3/USEPA/US@EPA

Date: 05/10/2012 07:20 AM

Subject: Fw: Inapplicability of FOIA Exemption 6 (VIDEO LINK FROM CABOT)

ATTORNEY-CLIENT COMMUNICATION - PRIVILEGED AND CONFIDENTIAL

Hi, I'm not sure whether this is a new video or not. (I watched a few minutes, then decided to send this, but now my computer is freezing, so good luck). See also the text discussing the lab issues. -Humane

Humane Zia
Senior Assistant Regional Counsel
U.S. Environmental Protection Agency Region 3
1650 Arch St. (3RC41)
Philadelphia, PA 19103
phone: 215.814.3454
fax: 215.814.2603

---- Forwarded by Humane Zia/R3/USEPA/US on 05/10/2012 07:08 AM -----

From: "Rothschild, Lowell" <Lowell.Rothschild@bgllp.com>

To: Humane Zia/R3/USEPA/US@EPA

Date: 05/09/2012 05:23 PM

Subject: FW: Inapplicability of FOIA Exemption 6

Humane –

I hope all is well. Further to the attached discussion, we have identified some additional information supporting our belief that the Plaintiffs lack a privacy interest in their sampling data or that, at a minimum, whatever interest they have is outweighed by the public interest in disclosure. Below is a link to video of EPA's visit to the Sauntners' residence to discuss the results of EPA's water sampling. We don't believe that the Sauntners can have a reasonable expectation the data will be kept private if they videotape EPA's visit discussing the data and then post the video to the internet.

The video is available at http://vimeo.com/41848980

And, as an aside, EPA's representatives did a great job maintaining their decorum in what was clearly a very trying situations.

Thanks very much,

Lowell Rothschild, Senior Counsel Bracewell & Giuliani LLP

From: Rothschild, Lowell

Sent: Wednesday, April 11, 2012 10:18 AM **To:** Humane Zia (Zia.Humane@epamail.epa.gov)

DIM0179014 DIM0179015

Subject: Inapplicability of FOIA Exemption 6

Humane -

I hope you had a good vacation and are settling back into work. As discussed, attached is a letter addressing why we believe FOIA Exemption 6 does not require EPA to redact the names or location information of the various documents sought in our March 9, 2012 FOIA.

Thank you very much,

Lowell Rothschild | Senior Counsel | Bracewell & Giuliani LLP 2000 K Street NW, Suite 500 | Washington DC | 20006-1872 T: (202) 828-5817 | C: (202) 253-4563 | F: (800) 404-3970

lowell.rothschild@bgllp.com |bgllp.com/rothschild| www.bgllp.com [attachment "20120411100748517.pdf" deleted by Earl Salo/DC/USEPA/US]

DIM0179014 DIM0179016